831 PAGE 712 Maximum principal indebtedness for recording tax purpose is

This Instrument Prepared by: NELSON BUILDER'S, INC. 1727 BARTLETT RD MEMPHIS, TN 38134 373-50//

STATE HS.-DESOTO CO. 6,280.00

May 29 3 50 PM '96

DEED OF TRUST

BK 831 PG 7/2 This Indenture made and entered into this. .day of_ JAMES EDWARD LANTRIP AND WIFE PATSY ANN LAMB LANTRIP

Party of the first part, and

Felix H. Bean, III

Party of the second part, WITNESSETH: That for and in consideration of Five Dollars Cash in hand paid by the party of the second part to the party of the first part, and the debt and trusts hereinafter mentioned, said party of the first part has bargained and sold and does hereby bargain, sell, convey and confirm unto the said County, MISSISSIPBIWIT: DESCTO. party of the second part the following described real estate situated and being in...

LOT 228, SECTION "C", CARRIAGE HILLS SUBDIVISION IN SECTION 23, TOWNSHIP 1 SOUTH, RANGE 8 WEST AS PEB REVISED PLAT

THEREOF RECORDED IN PLAT BOOK 3, PAGES 38 AND 39, IN THE OFFICE OF CHANCERY CLERK OF DESCRIPTOR COUNTY, MISSISSIPPLE.

THIS BEING THE SAME PROPERTY CONVEYED TO JAMES EDWARD LANTRIP AND WIFE, PATSY ANN LAMB, AS TENANTS BY THE ENTIRETY WITH THE RIGHT OF SURVIVORSHIP, AND NOT AS TENANTS IN COMMON, FROM MARYEE J. LAMB, BY DEED DATED NOVEMBER 30, 1983, RECORDED DECEMBER 5, 1983, IN BOOK 168, IN BOOK 168, PAGE 49, RECORDED IN THE CHANCERY CLERK'S OFFICE OF DESOTO COUNTY, MISSISSIPPI.

PARCEL NO: 1086-2305,000228,00

PROPERTY ALSO KNOWN AS 8241 CLAIRBORNE, SOUTHAVEN, MISSISSIPPI.

The property herein conveyed is encumbered by the lien of a deed of trust dated and recorded in the Register's Office of DESOTO County, as Instrument No. MISSISSIPPI

and it is a condition of this instrument that in the event of any default in any of the terms and conditions of said prior deed of trust, or in the event of any default in any of the terms and conditions of any other deed of trust, the lien of which may be or become prior and paramount to the lien of this instrument, then in every such event the owner of any part of the indebtedness secured by this instrument may, at his option, declare the indebtedness secured by this instrument due for all purposes, and foreclosure may be had hereunder as in the case of any other default hereunder. The owner of any part of the indebtedness secured hereby may, at his option, advance and pay any such sum or sums as shall be necessary in order that the terms and conditions of any deed of trust, the lien of which is then prior and paramount to the lien of this instrument, may be complied with, and such amounts so paid shall be repaid on demand with interest from the date of such payment at the highest rate legally chargeable on the date of such payment, shall be treated as part of the expenses of administering this trust and shall be secured by the lien of this deed of trust; and the advancement of such sum or sums shall in no way limit or bar the aforesaid option to accelerate said indebtedness. said option to accelerate said indebtedness.

TO HAVE AND TO HOLD, the aforedescribed real estate, together with all the hereditaments and appurtenances thereunto belonging or in any wise appertaining unto the said party of the second part, his successors and assigns, in fee simple forever, and the said party of the first part does hereby coverant with the said party of the second part, his successors and assigns, that he is lawfully seized in fee of the aforedescribed real estate; that he has a good right to sell and convey the same; that the same is unincumbered,

and that the title and quiet possession thereto he will and his heirs and personal representatives shall warrant and forever defend against the lawful claims of all But this is a Deed of Trust, and is made for the following uses and purposes, and none other; that is to say: the said party of the first part is justly indebted NELSON BUILDER'S, INC.

hereinafter mentioned, in the sum of SIX THOUSAND TWO HUNDRED EIGHTY DOLLARS AND NO/CENTS Dollars, evidenced by

or the holder of the notes

One Promissory Note of even date herewith in the principal

6,280.00 sum of \$ ___ ____, payable in installments as

in said note provided, the final installment being due and

JUNE 1, 2001 payable ____

The party of the first part desires to secure and make certain the payment of said indebtedness, and of any and all renewals and extensions thereof. Now, therefore, the party of the first part agrees and binds himself that so long as any part of the indebtedness aforesaid shall remain unpaid, he will pay all taxes and assessments against said property promptly when due, and deposit all tax receipts with the holder of the greater portion of the outstanding indebtedness secured hereby; will insure the buildings on said property for not less than the lesser of (1) the insurable value thereof or (2) the total indebtedness secured by mortgages, deeds of trust or other security instruments encumbering the aforedescribed real estate against loss or damage by fire and the perils against which insurance is afforded by extended coverage endorsement in some insurance company or companies approved by the holder of the greater portion of the outstanding indebtedness secured hereby, cause said policies to contain a standard mortgage clause in favor of the holder of said indebtedness and deposit said policies with the holder of the greater portion of the containing indebtedness secured hereby as further security for said debt; will protect the improvements on said property by proper repairs, and maintain them in good repair and condition; will not do anything or suffer or permit anything to be done whereby the lien of this Deed of Trust might or could be impaired; will pay such expenses and fees as may be necessary in the protection of the improvements by fire or other cases and assessment and assigns, such proceeds may be used to restore the improvements to their former condition.

The owner of any part of the indebtedness a

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future Advances. The Lender may hereafter, at its option, at any time before full payment of this mortgage make further Advances to the Borrower or their successors in title and the same with interest as may be agreed upon shall be secured by this mortgage; provided, however, that the amount of principal secured by this mortgage and remaining unpaid shall not at the time of and including any such advance exceed the original principal sum secured hereby; and provided further that if the Lender at its option shall make such Purther Advances or Advances as aforesaid, the Borrower or their successors agree to execute and deliver to the Lender a note in evidence of each such Advance and bearing such terms as the Lender shall require. The Borrower covenants and agrees to repay same as aforesaid with interest thereon and the Borrower does further covenant and agree that each note evidencing the same shall be secured by this mortgage and shall be subject to all of the covenants and conditions contained herein. Advances to such successors shall not release Borrower or successors from liability.

If the said party of the first part shall pay said indebtedness when due, and shall pay such sums as shall be necessary to discharge taxes and maintain insurance and repairs and the costs, fees and expenses of making, enforcing and executing this trust, when they shall severally be due and payable, then this conveyance shall become void, and the owner of the indebtedness shall execute proper deed of release or enter marginal satisfaction on the record of this deed of trust, or in the alternative, the Trustee shall reconvey by quit claim the property herein described, all at expense of said party of the first part.

But if said party of the first part shall fail to pay any part of said indebtedness, whether principal or interest, promptly when the same becomes due, or shall fail to pay any sum necessary to satisfy and discharge taxes and assessments before they become delinquent, or to maintain insurance or repairs, or the necessary expense of protecting the property and executing this trust, then, or in either event. all of the indebtedness herein secured shall, at the option of the owner of any of said indebtedness and without notice, become immediately due and payable, principal and interest, and the said Trustee is hereby authorized and empowered to enter and take possession of said property, and before or after such entry to advertise the sale of said property for twenty one days by three weekly notices in some newspaper published in Memphis, Tennessee, if the land described in this Deed of Trust is situated in Shelby County, Tennessee, or in some newspaper published in the County or Counties in which the land described in this Deed of Trust is situated, if other than Shelby County, Tennessee, and sell the said property for cash to the highest bidder, free from equity of redemption, statutory right of redemption, homestead, dower, and all other rights and exemptions of every kind, all of which are hereby expressly waived, and said Trustee shall execute a conveyance to the purchaser in fee simple, and deliver possession to the purchaser, which the party of the first part binds himself shall be given without obstruction, hindrance or delay.

The owners of any part of the indebtedness hereby secured may become the purchaser at any sale under this conveyance.

If the notes secured hereby are placed in the hands of an attorney for collection, by suit or otherwise, or to enforce their collection by foreclosure or to protect the security for their payment, the party of the first part will pay all costs of collection and litigation, together with an attorney's fee as provided in said notes, or, if none is so provided, a reasonable attorney's fee, and the same shall be a lien on the premises herein conveyed and enforced by a sale of the property as herein provided.

The proceeds of any sale shall be applied as follows: first to the payment of the expenses of making, maintaining and executing this trust, the protection of the property, including the expense of any litigation and attorney's fees, and the usual commissions to the Trustee; second, to the payment of the indebtedness herein secured or intented so to be, without preference or priority of any part over any other part, and any balance of said indebtedness remaining unpaid shall be the subject of immediate suit; and third, should there be any surplus, the Trustee will pay it to the party of the first part, or his assigns. In the event of the death, refusal, or of inability for any cause, on the part of the Trustee named herein, or of any successor trustee, to act hereunder, or for any other reason satisfactory to the owner of the said indebtedness, the owner or owners of the majority of the outstanding indebtedness aforesaid are authorized either in their own name or through an attorney or attorneys in fact appointed for that purpose by written instrument duly registered, to name and appoint a successor or successors to execute this trust, such appointment to be evidenced by writing, duly acknowledged; and when such writing shall have been registered, the substituted trustee named therein shall thereupon be vested with all the right and title, and clothed with all the power of the Trustee named herein and such like power of substitution shall continue so long as any part of the indebtedness secured hereby remains unpaid. The party of the first part, for himself, his heirs, representatives, successors and assigns, covenants and agrees that at any time after default in payment of any of the indebtedness hereby secured, or upon failure to perform any of the covenants to be kept and performed by him, said Trustee may enter upon and take possession of said property and collect the rents and profits therefrom with payment of such to the Trustee after default being full acquittance to the tenant, but the Trustee shall be r

In the event that more than one Trustee be named herein, any one of such Trustees shall be clothed with full power to act when action hereunder shall be required, and to execute any conveyance of said property. In the event that more than one Trustee be named herein and the substitution of a trustee shall become necessary for any reason, the substitution of one trustee in the place of those or any of those named herein shall be sufficient. The term "Trustee" shall be construed to mean "Trustees" whenever the sense requires. The necessity of the Trustee herein named, or any successor in trust, making oath or giving bond, is expressly waived.

No waiver by the party of the second part or by the holder of the indebtedness secured hereby shall be construed as a waiver of a subsequent similar default or any other default by the party of the first part.

The singular number may be construed as plural, and the plural as singular, and pronouns occurring herein shall be construed according to their proper gender and number, as the context of this instrument may require.

IN WITNESS WHEREOF, the party of the first part has executed, or has caused to be executed, this instrument on the day and year first above written.

STATE OF MUSSISSIPPI COUNTY OF DESOTO Before me, a Notary Public in an for said State and County, duly commissioned and qualified, personally appeared JAMES EDWARD LANTRIP AND WIFE PATSY LAMB LANTRIP me known to be the executed the same as Y iree act and deed. person(s) described in and who executed the foregoing instrument, and acknowledged that MAY WITNESS my hand and Notarial Seal at office this. Notary Public State of Mississippi At Large My Commission Expires: July 24, 1999 BONDED THRU HEIDEN-MARCHETTI, INC. y Public My Commission expires: . Š 0 (FOR RECORDING DATA ONLY)

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